for crossing is high. JUDGE THURMAN believes that the Democrats will carry the state ticket, and a majority of the legislature in Ohio this fall, and the judge is not one who is in the habit of making idle boasts or talking to kill

THERE are to be elected in Minnesota this fall a governor, lieutenant governor, secretary of state, state treasurer, attorney general and rail-road commissioner, and all the present by disinterested arbitrators, and incumbents are said to be desirous of no agency could be more rated with flags and evergreens, they

union veterans, at a meeting in San Francisco, on Tuesday evening, pro-and the executive committee have sands, almost millions of people will be eager to enjoy. On Wednesday, posed to extend their organization to direct authority from the Cincinnati decoration day, excursion tickets to Rosecrans will be made head of the organization with the view, it is believed, of giving him a presidential

by the capacity for evil and not for that grown up city people are anxious to avail themselves of. There is STATISTICS show that not quite one-third of our population is foreign party is wrong which threatens some very beautiful scenery on both sides of the sound, and the country is born, or foreign in the second degree. to ruin the party to which it pretends generally well settled. The scenery, Of the 15,000,000 included in the above computation, about 4,500,000 which it wants. If the discordant generally well settled. The scenery, of course, is not equal to that along the Hudson, but it presents many have Irish fathers. The number having German fathers is 350,000 larger, ing German fathers is 350,000 larger, leaves they should be crushed. Democratic unity in that showing that the Germans outnumber the Irish in the Union. The Irish are less than a third of the population.

The administration organs declare permitted to endanger the success of that Dezendorf, of Virginia, is an "ir- the party by their ceaseless tickerthat Dezendorf, of Virginia, is an "ir- the party by their ceaseless ticker- press excursion, amused themselves repressible crank and dead beat" be- ings, and if they come not at once to by shooting out of the car windows cause he is persistently exposing the what is reasonable, every Democrat in with their cause he is persistently exposing the bad practices of Boss Repudiator Ma-the land should lend aid in driving the land should lend aid in driving the land should lend aid in driving the state. Carrying pistols on excursions is as commendable as carryat the next state election in spite of ciples at stake greater than all the ing them to church. the coddling by the Republican ad- personal considerations affecting New ministration, the stalwarts would York politics. drop him at once and perhaps attempt to set up Dezendorf himself as a boss. by the Cincinnati Commercial-Gatillers and dealers, the country uses thing for the eastern manufacturers

A COMMITTEE of the New York Cotton Exchange, which for some weeks has been considering the question of inspection and classification.

How shout the coerns of larger? tion of inspection and classification How about the oceans of lager? of cotton, has sent in a report, in which it is stated that it is for the interest of the exchange and of the reserve was down to \$126,064,032, and trade generally that some plan be this is about \$12,500,000 below forty adopted by which cotton once de per cent of the outstanding legal tenlivered and classed, should, upon all ders. The receipts for the month had Green B. Raum as commissioner of subsequent deliveries on contract, be been about \$28,000,000 and the ordina-dulterated Grant—306—brass medal tion. The committee, therefore, leaving an excess of about \$6,000,000. bringing about his appointment, is recommend a code of rules to carry The pension account for the month is certainly the proper one. The will hereafter improve. classification ought to hold; in fact, all the way from the producer to the

take, in the judgment of the wellinformed New York Evening Post, whatever may be their political tance of fourteen miles, in turning the guns of the vatican opinion, for the cause which Mr. Maupon the Irish movement. It notes home represents, and upon the act for the state in this enterprise) strength of which his former successions the authority to launch out that "those bishops and priests, in see were achieved, is a cause which derives the authority to launch out fact, who have ventured to hold aloof does not deserve anything better than in this kind of internal improvefrom the egitation or denounced it defeat. The repudiation of legal debts ments. have been rudely reminded-in one is simply cheating, by whatever liinstance by half the congregation cense it may be practiced, and Mr. Mahone, as a Readjuster, is not a man rising and leaving the church-that with whom the Republican party can the good old days of clerical power afford to form an alliance. in Ireland were gone;" and that the Irish priests, in taking part with the Irish priests, in taking part with the Parnellites, are, therefore, beyond been snubbed, as would appear, it is church under the the circumstances,"

of the Northwestern university, at

bt doing what is best for the a matter of congratulation." The current having turned away trying to direct a movement that they could not stop.. from the boss repudiator it may be could not stop.. Virginia will return to its old allegi-SEVERAL candidates are mentioned | ance, and swell the list of Democratic for the postion made vacant in the states. Northern Methodist church by the

OUR NEW YORK LETTER.

recent death of Dishop Peck. The election will be made by the next general conference in Philadelphia in The Advent of Steam-The Ex-May, 1884. Wm. F. Ninde, president cursion Season Inaugurated-One Hundred and Forty-four Miles for Evanston, Ill., is regarded as the lead-Fifty Cents.

ing candidate. Then in their order NEW YORK, May 28, 1883. come Rev. Dr. Sims, chancellor of Syra-[From Our Special Correspondent.] cuse university; Rev. James M. Buck-The completion of the East river ley, editor of the Christian Advoin regard to the earlier methods of cate; Rev. Leroy Vernon, now ening the two great rivers that eparate this city from Brooklyn and Dr. Peck, of Brooklyn; Rev. Dr. Jersey City. Passing over the misty oast, when this continent was in-Mailclieu, of Boston, and Rev. C. H. habited only by the aborigines, who, Fowler, of New York. Parson Newno doubt, crossed rivers and bays in "dug outs" and bark canoes, and comman, who was a candidate in 1876 and ing on down to the period after the pale face flashed the light of his counthe Madison Avenue congregational tenance in the lower bay, the colonial records tell us that the first ferry esablished across East river was im the waters. Some of the London pa- where the present Fulton ferry house pers assert that O'Donnovan Rossa now stands and Peter J. Tynan are the secret two experienced watermen, furnished were required by law to be worked by pies of the British government. with four oars and two boat hooks, "These declarations," say the cable and to bear the names of the owner dispatches, "are backed up by certain ran the boats were required to pay detailed statements which carry the impression that the papers which the fabulous sum of \$17.50 a month. make the remarks are in possession of Sails were used on some of the boats. a good deal of information but whether oars or sails or both were used, the boatmen experienced upon the subject. These publi-

great difficulty in operating them, cations have produced a genuine especially in stormy weather. THE ADVENT OF STEAM. different Irish circles, but nearly all the members of the Irish parliamen.

The steady growth of New York and the spread of Brooklyn impressed upon the public the necessity of tary party ridicule the newspaper more adequate means of crossing the statements, and assert that no well-river than the row and sail boats. informed Irishman in London doubts | Improved facilities came from an un the fidelity to the Irish cause of both Rossa and Tynan. Some of the Irish leaders affect great indignation over

Paulus Hook, now known as Jerse inventions, made for the purpose of the foot of Fulton street, New York. Fair street was extended from the

## WEEKLY DEMOCRATIC STATESMAN.

VOL. XII. AUSTIN, TEXAS, THURSDAY, JUNE 7, 1883.

THE San Francisco Examiner son to Coney Island, Rockaway THE HIGHER COURTS. thinks it would be proper in the Democratic executive committee of the Country to formulate a plan by which the Democrats of New York A ride of forty miles on the sound, or down the box or a ride by least or down the box or down [Reported by J. J. Lane.]

Democracy will be required to carry On each steamer is a band of music,

potent in deciding these differences present a charming picture as they

tween Tammany and anti-Tammany, tempting attractions, which thou-

convention not to recognize separate New Haven, seventy-two miles from

crushed. Democratic unity in that recreations during the summer than

Don't Like Shooting.

Brenham Banner.

A Word in Season.

[Charleston News and Courier.]

eastern states cannot escape from the

competition of the south and west in

Stalwarts to the Front.

[Boston Star.]

Ean. Gresham, who is credited with

also a staunch admirer of the hero of

By What Authority?

[Waco Examiner.]

railroad, at Jacksonville, to the

branch penitentiary, at Rusk, a dis-

ter of some interest to find out where

A Novel Text Book.

(Brenham Banner,

ton Print in the following: "Gov-

law books which he will use in the

the San Antonio Express thinks Rob-

er s' book on Texas would be appre-

ciated also. We trust the Express

Uncle Sammy Tilden

[Hartford Times.]

No wonder the Republican party

managers fear this man. They both

law of human nature to hate one

the electoral commission. It may be

An intoxicated colored man who

never be forgotten.

or two ago.

the University being a success.

WE fully concur with the Galves

is looking up.

The New York Times says "the

The gentleman who, on the recent

city is essential. Too long have any city on the continent.

the scheming politicians of

According to information derived

zette from the best informed dis-

ON THE 28th of May the treasury

ry expenditures about \$22,000,000

having been deducted, the balance

THE Philadelphia American, a

"The news of the emphatic rebuff

of Mahone will be well received by all

men of honesty and intelligence,

other grounds upon which, as a poli-

staunch but honest Republiban or-

the great metropolis been

[AUSTIN TERM 1883.] may be induced to work in harmony.

Dissension now means disaffection

Dissension now means disaffection SYNOPSIS OF OPINIONS RENDERED. next year, when the whole force of affords the most pleasant recreation.

[Parties desiring information upon matter concerning the higher courts will receive suc by writing our court reporter.

The following is a syllabus by

the presidential election, and we and refreshments are to be had in the think, as does the Examiner, that the own lunch with them. The boats Judge Terrell, supreme court re-porter, of an able opinion by Chief committee might do valuable service. begin running at nine in the morning. case of Hillebrand vs. Malone

than the one suggested. The dissensions are, as a matter of course, beliens and the like, the adjudication decree merely ascertained and political organizations in the same party. It is properly said, that any faction which measures its influence fer exclusive jurisdiction on the dis- the land could not have been diverted. trict courts over attachment liens Judgment affirmed-Opinion by which are fixed by operation of the law, about which no finding in the . D. right on a return of verdict for the dorser on a note. Judgment was monied demand; to secure which the against Wadley and foreclosure on writ of attachment was issued. (article 5, section 8,) contains the cepted service. The citation was issume language used in the former sued to Wadley, directed "to the sherconstitutions, in conferring jurisdic- iff or any constable of Hood county

> diction, which under former constitu- the defendants to the suit will not sions they have exercised without support a judgment by default when question for thirty years. It must be construed to limit the exclusive jurisdiction of the district Opinion by Watts, J. courts to that class of liens on land, of which they yad taken special and sole cognizance under previous constitutions, with power still existing in justices of the peace to foreclose such liens on land os under previous constitutions and without reference to the act of August 13, 1870, they had

againt property of all M. D. Scarborough, appellant, vs Burkett & Murphy, appellees; from Milam county.—Record fails to show Milam county.—Record fails to show when the term of the district court ended. Same case having been brought here by writ of error and judgment reversed and case remanding ment reversed and case remanding the district courty.

Walker, J.

Saml. Doughty vs. Eliza Hall et al; Heidenheimer vs. Felker, from Mitchell (Cagle, in selling his interest in the presupport of all questions here)

Walker, J.

Saml. Doughty vs. Eliza Hall et al; Heidenheimer vs. Felker, from Mitchell (Cagle, in selling his interest in the presupport of all questions here)

Walker, J.

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Walker, J.

Saml. Doughty vs. Eliza Hall et al; Heidenheimer vs. Felker, from Mitchell (Cagle, in selling his interest in the presupport of all questions here)

Walker, J.

Saml. Doughty vs. Eliza Hall et al; Heidenheimer vs. Felker, from Harris county, and Boller vs. state, from Hill county.

Reversed and dismissed at cost of the presupport of all questions here. Mr. Walter Evans, of Louisville, Kentucky, whom President Arthur

vs. R. Talbert et al; from Robertson county.-In the present state of the Appomatox. The "old man's" stock record we cannot say that the court the judgment is accordingly affirmed.

-West, A. J. J. M. Cox et al vs. J. W. Cook; from Falls county.—Land controversy pre-There is some talk of the state senting no new questions for determbuilding a broad gauge railroad from nation, Held: A proper construcof patents to lands surrounded by virtue of a land certificate, is that the authority (that is the certificate) by virtue of which the patent exists should be recited in it. The patent, as evidence of final severance of the in land from public domain, should state the consideration on which it is based and fully identify the authority

on which it rests, and by virtue of which it is made. the costs, lowever, should have been granted, the court having no authority to tax law department of the University, against another. They will be reof the district court. The judgment cated.-West, A. J.

B. S. Byler for use of G. N. Martin. appellant vs. E. Wadlington, appellee; from Williamson county.—Held: The udgment in favor of Byler for the right of Martin against Wadlington, the fact that Wadlington may have whom the hater has wronged. No him by the state to recover a debt due by the latter, or by one claiming railroad company vs. Hogsett et al, that the depot will be for the excluwrong so great was ever done to any man in American political history as to it by Byler cannot effect the right through or under prima facie, im- it appears that Hogsett and Smith the Chandlers, the Shermans and the of Martin. Wadlington having perother Republican plotters did to Til- mitted the judgment for the use of the obligator or grantor; and possess- tract of land over and through which den; and no such wrong was ever Martin to be rendered against him, sion of it by the obligee or grantee, appellant's road was located. government as that returning board fraud of 1876, and the not less dishonest action of the Republican members by the Republican members and one of the attorney for Byler, or even with the attorney for O. S. Eahols et. al vs. B. D. Me-Martin, if made without Martin's consent, could affect the right of Marin the order of things that Mr. Tilden | tin to have the judgment in his favor | to try title against appellants to reis again to lead the Democratic colfully paid to him, or if not paid to cover land claimed under the Rachel led into judgment. Motion for new umn, but, nominated or not, he will have appropriate process to enforce its | Seach grant. Appellants claimed un-MISCELLANEOUS MATTERS AND and judgment will be here rendered the land described in appellee's peti- R. R. company vs. Mud Creek I. A. judgment in favor of Byler for the use of Martin to the extent of \$535.12 Held: As a plea of estopel, appel- 4182, revised statutes, is the initiatory issue as therein directed to enforce said judgment with costs and for

resisted arrest with whisky desperation, bit off the right ear of the Marshal of McVille, Georgia, a day costs of both courts.-Stayton, A. J. condent of the London Times, is vs. John J. Studebach, et al.—Suit against S. and his sureties, on his offifast becoming a source of disease. ial bond as tax collector, for amount grown up along its banks have allowed their sewage pipes to run into the collected by him and not accounted for to the county treasurer. Defense many diseases are prevalent. Exceptions that the suit had to be brought at the instance of the county een running in Brussels for a year treasurer, and not the county without stopping or being touched by human hands, is wound up by a draught of air through a tube which operates on a fan connected with the machinery. The draught is made to

pass upward through the tube by exposing it to the heat of the sun. Within the last thirty years there English death-rate. The general effect the Statistical society, is to raise the mean duration of life among men that indicates any intention upon the sought by the old gas company to re- P. J. from 40 to 42 years, and among women from 42 to 45 years. The decrease of deprive the county or commissioners' The Union flour mill company, of Waterloo, lowa, has brought suit with respect to suits in behalf of the that the city authorities did not have him and for this omission the assisagainst the Weekly Observer, of Vincounty, whatever might be their nathe power by contract to that attorney-general moves to dis-

tiling, monoph. The collected on the state of the control of the collected on the collected

the plai-tiff, his mother and his sister constituted such a family as would have exempted the property. which was seized and sold from forced sale for debt. Judgment affirmed and adopted.—Opinion by Winkler, J.

E. and A. Zipps vs. Kerr, Machon & Co.; from McLennan county—Suit on a note given for lumber and material to improve and repair a homestead, and acknowledging the sum of \$129.86 as a lien on the property.

Judgment by default was taken against defendant. Held: A fatal obpromissary notes. jection to the petition is that it does Justice Willie, delivered during the not allege that the contract was represent term of the supreme court, in | corded. Judgment reversed and cause emanded.—Opinion by Delaney, J.

Eliza E. Smith, plaintiff, vs. W. E. & S. E. Duke, Held; As the note was stitution of 1876, vesting in the dis- the basis of the suit and copied into trict court jurisdiction of all suits for the petition there is no objectition to the recovery of land and the enforce- its admission in evidence. There is ment of liens thereon, confers on no variance between the description them exclusive jurisdiction over all of the land as given in the note and liens created by act of the parties and that given in the petition, as either which existed before the suit was description will apply with equal cerbegun; such as mortgages, vendors' tainty to the same tract of land. The which after requires a degree clared the amount of the debt, and of legal learning which justices of subjects the land to its payment. the peace were not supposed to possess. But that section does not conproceeding, otherwise her interest on

law, about which no finding in the verdict is required, and the foreclosure of which follows as a matter of which follows as a matter of sued as maker and McCamant as enland decreed, but the judgment failed 2. Since the constitution of 1876 to dispose of McCamant, who had action on the district court for the en-forcement of liens, except that it restricts instead of enlarging that jumentioned in the writ. Held, The risdiction, it can not be construed to judgment, to be final, must dispose of deprive justices of the peace of the the whole matter in controversy as to power to enforce attachment liens on all the parties, and that a citation lands for amounts within their juris- that does not state the names of all tested on appeal or writ of error. Writ of error is dismissed. Adopted.

Dougherty et al vs. Nincuheller; from Eastland county. Judgment stated from Bosque county. allirmed.—Opinions by Watts, J. Reversed and remanded:—Carroll Abbacock vs. St. Louis Type Foundry; from Bexar county. Judgment animmed.—Opinion by Walker, J. Saml. Doughty vs. H. H. Hall et al; from Coryell county.—Held, There same, all from McLennan county;

being neither an appeal bond, nor the affidavit of inability to give it, the appeal was in no sense consummated. Judgment affirmed.—Opinion by

ed, disposing of all questions here raised, the appeal is dismissed.—West, right and claim to the same; and as Shackelford then owned and occupied right to the pre-emption. Upon his pretended purchase and the removal emption right was forfeited, and the land became unappropriated public domain, subject to settlement, lo- Jacinto.-Submitted on brief for the cation and survey. The patent to state. appellees having been issued on an judgment is reversed and this court

et al; from Lampasas county—Action of trespass to try title against State Central bank, just decided, Milner, to recover two lots in Lam- where such defense was waived by pasas. Answer of general denial and three years limitation. Judgment cludes that the finding of the court below is against and not supported haps were not submitted to the court in writing to some officer of the rail-

Mrs. M. D. Thompson vs C. E. Hines by defendants in error Hines et al to other stock. Held: Such stipulation so long as it stands unreversed or not recover 480 acres of land patented to is legal and binding as was decided by in some manner set aside; and that Abraham Blunt. Held: Unless court of commissioners of appeals facts or circumstances exist which April 18, 1882, in the case of the ment proceeding instituted against livered to the obligee, its possession or their assigns, is prima facie evipayment. Decree: The judgment of der the Elliott grant. In their trial ed. Held: As in case decided May 26, amendment appellants denied that 1883, by this court, G. H. H. & S. A. setting aside the satisfaction of the tion was embraced in the Seach lea- & M. company, that the written him instantly. The deceased was er's office, passed through on their and the interest due from date of that lants answer, and trial was fatally step to give jurisdiction. The design defective. Burden of proof is on nation of the land to be condem plaintiff to establish title to the par- must be sufficiently certain to identiticular land sued for. There is no fy the particular portion of the land privity shown to constitute an es- over which the right of way topel of record. Judgment reversed | and cause remanded. Adopted. Opinion by Watts, J.

Submitted on briefs

THE COURTS.

to the members of the county court | The case of Eanes and wife vs. the allows. which raises the question whether this | ing into the reservoir of the water |

The decision refusing the injunction assessed against him as punishment. ourts of any power over, or duty, is as follows: "Being of the opinion The court below failed to sentence

United States Courts.

United States Attorney Evans has brought suit against Stillwell II. Russell and his bondsmen as U.S. marshall for \$1,357.76, amount of proceeds of sale of sheep and goats con-demned by the government and al-leged to have been appropriated by

The First National bank of Aus. in has brought suit in the law side of

Court of Appeals. Judgments were affirmed yesterday

n the following cases: Thomas vs. state; from Lamas ounty.—Embezzlement. Watson vs. state; from Nueces unty.-Forgery.

Hill vs. state; from Walker county. Walker vs. state; from Hill county. Habeas corpus case, James Stanley vs. state; from Colo ado county.—Stanley was convicted nd sentenced to the death penalty

for killing a boy sixteen years old named Robt. S. Strickland, by cutting his head open with an ax while the Thompson vs. Burnham; from Mc Lennan county, Abeel vs. Mathews, Massey

Blades; from McLennan county. Grant & Berry vs. Williams & Tahoir; from Ellis county. Gip Burnham vs. state and Bill Burnham vs. state: from Hopkins Davis vs. state; from Lavaca Hannell vs. state; from Hill county. Kirksey vs. state; from Parker

Packer vs. Baggett, from Bell county; Echel vs. McKie, from Navarro county; Ransford vs. Lea, from Grayson; H. & T. C. railway company vs Conrad, from Limestone county. Appeal dismissed: In Slater vs state, from Marion county; and in M. D. Hart vs. state from Hunt county... The latter was sentenced for life. be the railroad bond case of Walker Rehearing refused: In Bloom ven vs. state from Ellis county. Motion to set aside judgment and

vs. Watson, from Milam county; Harrison vs. State Central bank, and Campbell and Jones vs. same bank, Pablo Dovilina vs. state, from Webb county; Hammell vs. state, from Falls county; Couch et al vs. Parker, from Coleman county; T. C. R'y Co.

for certiorari granted in Prather vs

appellant:-Fort Worth and Denver vs. state, from Washington county Submitted on motion to dismiss the appeal, and on briefs of the state subject to motion.

Jack McGee vs. State ; from San

Dunn, Murray & Jesson vs. Woodabandoned pre-emption and without ward; submitted on brief for both Duncan T. McCall vs. state : from decrees that the patent to appellee be Milam county. Submitted on brief son last night, arriving after mid-

possession. Adopted.-Opinion are remanded, that the plaintiffs in being conveyed to Grayson county pleading other defenses.—Wilson, J. In the case of the Texas Central everything is again harmonious beulation of contract between Morris A satisfactory adjustment of and the railroad agent, it was agreed all range differences has been die this evening. taxed in this respect under direction by the evidence, and that the judg- taxt before Morris should recover any made with the Kiowas, Arrapahoes, ment ought to be reversed; but as it damages which might result to his Chickasaws and seven smaller tribes are not shown by the record, and per- notice of his claim for such damage per acre for the use of all lands used below the cause should be remanded. road or nearest station agent effore order and there is an abundance of the stock were moved from the place fine grass. A great deal of land is of destination or place of delivery, and being fenced in since the four cents use of Martin is conclusive of the et al; from McLennan county. Suit before said stock were mingled with per acre law was made. says the Gould system has adopted such severe and extreme restrictions Mis- with the Gulf, Colorado and Santa

In Fort Worth and Denver City a delivery of it by company were the owners of a large missioners were appointed and the Judgment af- damage appraised at \$425, to which pellant claiming that they would not exceed \$50. Judgment was for \$100. dants to land shown by plat copght.-White, P. J.

A. Harrison vs. Central bank.-It is head that the defense of usury is a personal privilege which is virtually discharge 500,000 gallons of water in the Narrow Guage would be opened Houston and Texas Central railroad personal privilege which is virtually vs. C. S. Watson & Bro., from Lime- waited by pleading other matters of defense, and that the usurious nature of the contract will not be considered even when it is apparent upon the gallons of water. The water is to be as it does with the Gulf, Colorado even when it is apparent upon the face of the contract. It was error in the court below to make the judgment bear interest at two per cent pe month as stinulated in the contract. is not properly approved, and is given A. S. Walker, Presiding; J. P. Hart, Clerk. this being a greater rate than the law instead of the commissioners' court. water works company was still on cured by appellee by filing herein a Appellees cited section 4 of the act of trial yesterday. The suit is for dam-April 28, 1873, relative to settlements of sheriffs' accounts with the state, little son, seven years of age by fall-

In Heidenheimer vs. Felker, it is has been decided upon. act deprived the county or commissioners' court of all power to direct the institution of this suit. Held:

There is nothing in the act of 1873 ing into the reservoir of the water works in April 1882. It will probably held that the profits arising from a mercantile business carried on by the husband or wife during the marriage ion in the matter of the injunction are the community property.—White,

part of the legislature to make that the new company from exertine only or exclusive tmode of instithe only or exclusive tmode of instithe only or exclusive tmode of instithe new company from exertine appearance was the only or exclusive tmode of instithe only or exclusive tmode of instithe new company from exertine appearance was convicted of murder in the first degree the new convicted of murder in the penitentiary the Santa Fe is not for sale, 10:15 p. m. against the Weekly Observer, of Vinton, lowa, and two firms in that city, whatever might be their nature. Further held: There is nother than the city and two firms in that city, claiming damages to the amount of \$150,000, for the printing of an article in which it was stated the Union mill the unusual approval thereof. Whethereof whether the city althorities did not have that the city althorities did not have the country althorities did not have the country

Special Telegrams

Antonio, and Texas and New Or-

leans roads. They will build a fine

bridge across the bayou.

The California railroad officials,
Fred Crocker, son of Vice President

ald, auditor, all of the Central Pacific,

and J. A. Filmore, general superin-

The entire party leave on their spe-

cial train to-morrow for California,

GALVESTON, June 1,-John Ber

past forty years, and when in busi-

time, although able to be on the

Collecter Malloy was concluded to-day and it is believed will result in

the reorganization of the custom ser-

vice at this port, if not result in re-

erintendent of the Southern Pacific

railroad system arrived at 10 o'clock

this morning. The party aboard the car consisted of Ge . W. H. Arm-

strong, commissioner of railroads, ac-companied by his wife and daughter;

to Houston yesterday in twelve hours,

and concluded to take a run down

here and see the city to-day. The party have been driven all

moval of the collector.

The special car of the general su-

use and charges preferred against

via the Eden route.

SAN SABA, June 1.—The wheat Chas. T. Crocker, William Curtis, sucrop is reported by those who have perintendent of tracks, and Mr. Gerharvested, to be yielding very well. The acreage in cotton this year is very small and late. The weather ed the Sunset shops at Harrisburg. continues dry, with no indications of rain, which is needed very much. Unless it does rain soon the corn crop will be a failure. Cattle and sheep pass here almost

daily, going west.

Wool continues to come in in large quantities. Wool men complain of the nominal prices offered by buyers, and many will hold their wool for better prices. Our town is now about free from the measles and the health of this section was never better. streets until quite recently.

The investigation into the custom

WACO, June 1. - Work upon the new oil mill is progressing rapidly. It will be a gigantic concern when finished.

Sanitary notices, to be served upon citizens delinquent in cleaning their lots, are in the hands of the health A sale of 500 head of cattle has

been made by a citizen of Waco to a gentleman who will stock a ranch in Shackelford county. Mr. Van Hall left this morning with seven convicts for the Huntsville penitentiary; four are from

Mr. Hazzard, chief engineer, and Mr. Curtis, general superintendent of the track of the Southern Pacific. Gen. Armstrong stated he is on a tour of Johnson, two from Hamilton and one from Comanche county.

A base ball nine leave here toinspection of all the subsidized roads of the Southern Pacific system, and norrow morning to play a match had made the run from New Orleans

game at Whitney with a nine at that The case of Matthews & Co., mentioned in yesterday's dispatch, occupied the district court all day, going to the jury just before adjournment of court. No verdict yet. This is the fourth trial of the case. The first case to be called to-morrow will

vs. the city of Waco, in which the constitutionality of the city charter take their departure west. is involved. convict laborers in Brazoria county Steve Bates, colored, indicted for last December, was recaptured in this attempting to starve his children, city yesterday and is now in jail, was arrested to-day and placed under a bond of \$350.

track, and while there the north-

contract was to-day closed by the

Georgetown water works company

and J. T. Jones, of Palestine, to com-

plete the entire water works in one

teen months of discussion, the city

council to-day let a \$190,000 contract

from Dover, Arkansas.

ble spring to all consumers.

awaiting the penitentiary officers. A negro named Gabe, living on JEFFERSON, June 1 .- Our district the Steiner place, ten or twelve miles from the city, was found dead this morning, his body filled with bullet holes. When found he was 100 yards court has been engaged this week in impanneling a jury in the case of the state vs. Travis Urquhart, for the from the house, and appearances in-dicated that he had been shot in the murder of Pat Mathis, house and then dragged to the place where found. He bore a good repujailor, last summer. The jury completed to-day tation. No clue to the perpetrators or the examination of witnessess begun. Mathes and two other officers were trying to arrest Wright on a capias

cide is reported from Denison this and killed Mathes. evening. A respectable young lady, depot, occurred yesterday, but was al, from Wise county; W. W. Pierce | Hallie Bayliss, aged sixteen years, promptly extinguished, with a loss of shot herself about 10 o'clock this part of the roof of the house. It is reported here that the safes of morning, dying almost instantly. She left a note to her mother, stating also the postoffice at Kildare, fourteen case. Miss Bayliss and a young lady Pacific railroad, were broken open companion yesterday accompanied and robbed last night. No arrests Burke and F. Huges from Denison | have been made, but is the hotel there. They returned to Deninight, and this morning scandalous appellant have possession of the land, that a writ of restitution issue in his helpelf and that a writ of restitution issue on the land, that a writ of restitution issue is his helpelf and that he will be land that a writ of restitution issue is his helpelf and that he will be land that a writ of restitution issue is his helpelf and that a writ of restitution issue is his helpelf and that a writ of restitution issue is highly and that a writ of restitution issue is highly and that a writ of restitution issue is highly and that a writ of restitution issue is highly and that a writ of restitution issue is highly and that a writ of restitution issue is highly and that a writ of restitution issue is highly and that a writ of restitution issue is highly and that a writ of restitution issue is highly and that a writ of restitution issue is highly and that a writ of restitution issue is highly and that a writ of restitution issue is highly and that a writ of restitution issue is highly and that a writ of restitution issue is highly and that a writ of restitution issue is highly and that a writ of restitution issue is highly and that a writ of restitution issue is highly and that a writ of restitution is highly a writer and the writer and

jail, at Sherman, for safe keeping Tilman Weaver vs. A. J. Milner selves of the defense of usury. The from mob violence at the hands of the urried passing of the ordinance was spread of the gospel. without due consideration, and that Mr. Moody says h A stockman in the city to-day, from a great many needed restrictions were the Indian territory, informs the STATESMAN correspondent that everything is again harmonious bewas for appellees. The court conhim so severely that he will probably

is affirmed with directions thus indi- appears the full merits of the case cattle in transit, he should first give by the stockmen paying four cents have rain soon our hopes of a crop will be small. Indications to-night. for range purposes. Stock is in good however, are favorable to a pelting forty-eight; of these thirty-seven are rain to-night.

Houston, June 2.—City Assessor and Collector Tryon will report to A report from Fort Worth to-night the city council Monday the collection

of May. For the first two days in permitted a judgment to be entered against him as garnishee in a garnishe written contract or obligation was denot hereafter to be permitted the use \$1100 yesterday and \$700 to-day. The Rev. Dr. Rogers, of Galveston, sive use of the Missouri Pacific, Texas | the presiding elder of the Methodist and Pacific and the Fort Worth and Episcopal church, is in the city for bury, Conn., on Sunday, the opening

Denver roads. The Santa Fe ran its passenger trains to and from its own faeight depot, several blocks distant officiate at the conference services at "l'inafore," and, according the chappel to-morrow morn
Shearn chappel to-morrow morn
"little hatchet" scribe of the large of the chappel to-morrow morn-The regular quarter-conference meeting will Corsicana, June 1.—Geo. E. ly Roland, a guard on the Central con- be held at the temporary chapel at the music of "I am a Pirate King. vict train, came to town last night, J. J. Clemens has been indisposed for several days, and is at present conthe train, which is about three miles | fined to his bed. W. H. Armstrong, United States commissioner of railroads, and Thos. bound 12:45 train struck him, killing Hazzard, engineer of the commission

way to San Francisco. They are on a

GEORGETOWN, June 1.-The special train. Louis Narrow Guage, recently stated only eleven years ago. in conversation with gentlemen of time the whole island has been evanhundred days, for \$88,000. Five miles this city recently in St. Louis, that gelized, churches, chapels, for freight and passenger traffic from their own and contributing to the sotwenty-four hours. The tank is to and Santa Fe at McGregor, will give conveyed direct from an inexhaustithe latter road an outlet to all the The company is composed wholly principle points north and east, inde-

P.Hill of Houston, have been commis- 000 of women in in which Judges Willie and West are in the most degraded superstati A number of officials of the Gulf, railway have added another to their Colorado and Santa Fe railway are in regular trains running between Gal-

three trains daily connecting the two Gould man was here also. Oscar G. at 8:40 a. m., 3:30 p. m. and 8:30 p. m. The accomplished wife of Mr. Jake

not, and further, the bitter war on the Davis, the senior of the firm of Jake road by Gould has only increased its business. The reason of Gould's and died to-day. Her death was a sur-

nied at times by very severe wind has raged here and over North Texas for the last five hours, comm at six o'clock in the evening. Considerable damage has been done to windows, signs, weak frame buildwindows, signs, weak frame buildings, and trees, shrubbery, flower gardens and telephone wires. It is feared crops just ready to harvest have suffered severely by being beaten into the ground. A great amount of water has fallen, and portions of the city are flooded. The electric disturbances are very bad. and telegraphic communication is in-terrupted to a considerable extent.

A. H. Talmage, of the Missouri Pacific system and a party of his asso-ciates, arrived from El Paso to-day and remained several hours. He is on a tour of inspection of the Gould lines, and left for New Orleans and goes thence so St. Louis. While here to-day he was in private consultation with W. H. Newman, but what was under consideration has not been made public. Mr. Newman leaves for Galveston to-morrow night, to establish his headquarters there. Base ball to-day—Dallas 19, Caruth

locker, once a prominent and successful merchant of this city, died suddenly this evening at his residence on Mechanic street. Mr. Berlocher had Station 11. A horse stolen from J. B. Perriman, of Wise county, about a week ago, was recovered to-day. The thief, been a resident of Galveston for the ness was active and enterprising. He has been in feeble health for some named Wilson, was captured near Dallas and lodged in jail.

A. L. Shephard, secretary of the North Texas race circuit, is preparing to issue the programme for the October meeting at Dallas, Fort Worth and Gainesville. The purses aggregate \$24,000. dates will be announced next week, the secretary of the Memphis association having telegraphed to-day that he will give his dates on Monday

Information from Denison to-night is to the effect that Miss Moore, the companion of Miss Hattie Bayliss. who committed suicide on account of the Sherman-Denison scandal, to-day attempted to kill herself with poison by taking a large dose of chloroform At last accounts she was still alive, but in a critical condition, Burke and Hughes, the two scoundrels who in custody, and it is considered cer-tain that the tragic features are not

RELIGIOUS NOTES AND CHURCH CHIMES.

over the city, visiting all points of note, and expressed surprise at the size and substantial evidence of the The London missionary society owns five mission ships properity of Galveston. The party There are 18,000,000 Cathohes in return to Houston and from there 40,000 magnificent churches.

Pope, an Austin negro convict, who scaped from John Wells' gang of A fine Baptist church is in course of erection ad acent to the Mormon temple at Salt Lake City. Look over on the bright side, which s the heaven side of life. This is far

better than any medicine Spain is to have a Protestant news paper. It will be illustrated, and will publish religious news.

Infant baptism increased in the Southern Methodist church from the 14,739 in 1866 to 27,205 in 1882. The Presbytery of Utah has three candidates for the ministry under its charge-converts from Mormonism The white Baptists of South Caro DALLAS, June 1.—A sad case of sui- from Cass county, when he shot twice lina have 640 churches and 58,782 communicants, and the colored Bap-

being a Jew, replied: "One-half of the world worships a Jewess, the other half worships her son." The United Presbyterian church of Scotland, which has been reporting a

decline in numbers several y this year be able to report a large in Some men get religion and some nen get vaccination. It is wonder ful how many cases there are in which

in his behalf, and that he be confirmed Jones ys. State Central bank, the cases | Hughes were arrested, the former and doing the necessary grading on given more than a million dollars

our streets. It is thought that the during the past ten years for the Mr. Moody says he does not fea intidelity half so much as he fears the

> over christianity-the want of heart interest, fire and enthusiasm. The census of missions to be taker next year will, it is estimated, show an increase of 200,000 native Chris tians in India, Ceylon and Burmah for the last ten years-500,000 in all. The women's missionary societies in the United States, four in Canada

and one in Sweden. what is the 'new movement' in theology. That is very easily done, 'Where erty.' That is just ten words."

At one of the churches of Dantrue cross has come to light at saint in the second half of the sixth gold and enamel of exquisite Byzantine manufacture, and excites great interest. It disappeared during the day ight trip of inspection and have a revolution of 1789

A missionary from the Island of Peru, in the Samoan group, that there is not a heathen left. sionary labors were commenced there houses have been built at their own expense, and they are now supp ciety that sent them pastors and

for missionary work, says: are 300,000,000 of women on t of being born again as men, ins of toads or snakes. There are 80 and women and children growing up and suffering in mind and body and estate from inherited Pagan customs. preacher he holler at um to get up! and den he gets mad and turns his back on 'em and don't have nuffin' to